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**PACIFIC**  **TELESIS.**  
Group - Washington

September 1, 1993

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FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

EX PARTE

Mr. William Caton  
Acting Secretary  
Federal Communications Commission  
Mail Stop Code 1170  
1919 M Street, N.W., Room 222  
Washington, D.C. 20554

DOCKET FILE COPY ORIGINAL

RE: CC Docket No. 92-296

Dear Mr. Caton:

Today Mr. John Guelnder, Vice President - Regulatory, Pacific Bell, and Mr. Bill Adler and I of Pacific Telesis Group, met with Jeffrey H. Hoagg, Special Advisor to Commissioner Barrett, to discuss the proposals for depreciation rescription reform contained in the above referenced proceeding. The handouts used for discussion are attached to this letter. Pacific Bell requests that this letter and the attached handouts be included in the record in the above referenced proceeding.

Acknowledgement and date of receipt of this transmittal are requested. A duplicate letter is attached for this purpose.

Please contact me if you have any questions concerning this matter.

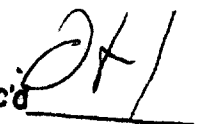
Respectfully submitted,



Attachment

cc: Jeffrey H. Hoagg

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List A B C D E



## **PACIFIC BELL PERSPECTIVE**

### **PRICE CAP OPTION**

- best long term solution
- major savings/flexibility to manage timely recovery
- more than adequate safeguards & oversight:  
FCC, State PUCs, SEC, GAAP

### **TRIAL COMPANY FOR OPTION D**

- Pacific Bell volunteers to trial Option D filing
- California is single largest entity to be represeted in 1994
- Option D designed for Price Cap companies; why not use it

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## **PRICE CAP OPTION BENEFITS**

### **OPTION D ALLOWS LECs TO SET RATES WITH FCC APPROVAL**

- a long term solution to a long standing problem
- greater flexibility and cost savings
- range Option A or B are interim solutions - limited simplification at best

### **FCC ABSOLUTELY HAS ADEQUATE OVERSIGHT**

- ARMIS reports
- common goal: establish reasonable depreciation rates

### **EVERY INCENTIVE TO MANAGE PRUDENTLY**

- capital recovery process needs long term view
- important to basic health of the business which interests customers, shareholders, internal and external auditors, officers and others

## **RANGE OPTIONS A OR B**

### **NEITHER IS A LONG TERM SOLUTION**

- at best both Options still require significant resources
- suggested improvements:
  - wide ranges
  - based on proposed factors
  - applied to all accounts
- at worst (narrow ranges, limited accounts) Option A or B are no simplification at all
- 33% of Pacific's prescribed factors are better than preliminary Option A ranges set for minor accounts

### **EITHER REQUIRES SUBSTANTIAL ONGOING WORK**

- setting/maintaining appropriate ranges means increasing staff size

## **OPTION D: IS BEST ALTERNATIVE**

### **IECs & CABLE TV COMPANIES ARE COMPETITORS**

- commentors' suggestions tend to hamper competition
- IECs & CATVs gain by LEC's under-depreciation

### **STATE PUCs DO NOT ADOPT FCC FACTORS**

- annual filings with Calif. PUC are simpler with little historical data; more support is provided when asked
- CPUC has granted shorter lives on several major accounts
- CPUC has incorporated improved methods

### **COMMENTORS ASSUME WITH OPTION D, LECs WILL: ABANDON THE RATE FORMULA; NOT TRACK RESERVES; PROVIDE NO DATA**

- absurd notions, evoked a spate of needless, negative comments

## **1994 REPRESRIPTION vs. SIMPLIFICATION**

### **TRIAL FOR PRICE CAP OPTION D**

- commentators' consensus was that simplification is needed
- Option D was designed for price cap LECs; why not use it?
- California, as largest 1994 entity, makes Pacific the ideal trial company
- Pacific has a good record of complete, accurate studies
- work out any bugs with one, not many LECs